SATURDAY : : : MAY 15, 1875.

THE DANGER AREAD. Under this caption the Augusta Bulletin, edited by our former distinguished made to create the impression that there | ment. are Democrate who prefer to save party

rather than country. We know of no man who is a Democrat, and urges the nomination of Democrats for offices, from any other motive than the belief that it is alone through this party and organization that the country can be saved. If the name of Whig possessed a magical influence which would attract and concentrate all the opposition to Radicalism, and thus secure that peace and quiet for which all patriots yearn, every patriotic Democrat in the United States would, without grudge, envy or murmur, gladly assume the name of Whig. It is a name which has no terrors for Democrats, as the Whigs constituted a grand old party. In the last Presidential election the Democrats proved by a noble self-sacrifice that they preferred country to party, by following the lead of Liberal Repubcans, voting for their candidates, casting nearly all the votes which Greeley received. The result of that canvass, and the subsequent victories achieved under the Democratic banner, borne aloft by Democratic standard bearers, has impressed Democrats with the belief that the country can only be saved through the talismanic influence of Democracy. If the Democratic party cannot defeat radicalism and save the country, pray what party can? It cannot be done by a double-barreled nomination of Liberal Republicans; no one proposes a revival of the old Whig party; then why object Democracy? The Democratic party is the only guardian of the constitution; it is the only hope of liberty. It cannot die and the Republic live. They are bound in a common fate as they are linked in a common history. If Democracy means nothing else at present, it surely means to be an enemy of the to fight the battle under the name of It surely means to be an enemy of the Radical party, and this simple fact should lead every patriot into its ranks. The question for the southern people to determine is: Will you support the Radicals with their corruptions, and who have spread over the whole country the black mantle of despotism and usurpation? Or will you co-operate with the northern Democrats, who are striving to save us and themselves from the evils of misrule and corruption? What other party can the south look to than the Democratic party now struggling for the restoration and perpetuation of the principles of the constitution? In this organization we firmly believe is the only hope of the country. Let us, then, stand by this organization, which is now, in every State in the Union, making a gallant and patriotic effort to secure, not a contemptible party triumph, but to save the country. There is no other organization which can wrest the imperilled country from the spoilers.

In a letter written by Wm. J. Sykes to John H. Oberly, one of the directors of the Cairo and St. Louis railroad company, after showing the advantages of that road to Cairo, he urges upon the capitalists who built that road the importance of extending it down the Misstssippiriver, through Memphis, as far as Vicksburg, and perhaps to New Orleans. He assumes that it can only be done by capitalists who will undertake it as an investment, because, as hesays, a road from St. Louis through Cairo to Memphis would pay much better according to its cost than one merely from St. Louis to Cairo. The road here indicated may be in the distant future, but it is one which the owners of the Cairo and St. Louis road will eventually find it to their interest to build. The Memphis and Selma and the Memphis and Knoxville are the roads on the eastern side of the Mississippi in which Memphis is specially interested; the Selma road to bring us the trade of Mississippi and South Alabama, and the Knoxville road to bring us the trade of West and Middle Tennessee, but especially to connect us with the vast iron fields on the Tennessee river. In this letter of Mr. Sykes, he shows that there is a coal which we can get down the Mississippi river from Cairo which is especially adapted to furnaces, and can be used in its raw state in making iron. If we could get the iron ore from the Tennessee river counties, we could with this coal rival any place m making iron, if capitalists could be induced to use their money in that manner. Why can not iron be made in Memphis if we had access to the Tennessee river ore as profitably as in St. Louis or Cairo? Let us remember that if we wish to make Memphis a great city we must introduce cotton factories, flowering mills, and iron establishments. Labor makes capital and builds

VICE- PRESIDENT WILSON has asserted that his southern journey has no political significance or object, but he is sumetimes approached in such a way that he is almost compelled to declare himself. While he was waiting at the Little Rock depot for the train to start on Monday, he was accosted by a colored citizen, who asked: "Boss, is Mr. Grant gwine to run for President next time:" Mr. Wilson replied: "Well, I can't tell you, my friend; he has not yet informed his friends and the country what his intentions are." "Well, boss, if he don't run, will you?" responded the African citizen. Perhaps this is the first time Mr. Wilson has been requested so directly to allow his name to be used, and he was a little bothered how to answer. Mr. Greeley's mode would have

Advices of the crop prospects in Arkansas are more favorable than at any

time since 1865. From every section there is the same report. More land is in cultivation and the people are workin cultivation and the people are workin curtivation and the people are work- of Overton county than ten mile applicants shall pay all expenses ton, corn, wheat and fruit will be more county line between the county than plentiful.

Final arrangements have been made by the Confederate and Federal soldiers townsman, J. T. Trezevant, contains for a joint decoration in Little Rock on an article which is as unjust to Demo- the twenty-seventh of May. The colcrats as it is ungenerous. An effort is ored people are included in the arrange-

and Jefferson be changed as lolder Beginning at a point in the cere-Datarridge and Greenville dirt re-miles by measurement along the 8-the Jefferson county Courthouse; ning southeastwardly as nearly life the present county line between sa-counties as practicable, so as not to nearer than eleven miles of the county Courthouse, until it strikes

county line; then beginning as point first mentioned and runni line so as to never come within eleven miles of the said Jeff-

use, until said line strike

Speaker of the House of Representatives.
THOMAS H. PAINE,
Speaker of the Senats.
Approved March 24, 18-3.
JAMES D. PORTER, Governor.

thence south to the beginning. Section 2 Be it further enacted, That the

name of the said corporation of the town

amend the charter and extend the limits of

Section 4. Be it further enacted, That the

public welfare requiring it, this act shis take effect from and after its passage. Passe 1 March 24, 1875. LEWIS BOND,

Speaker of the House of Representatives.
THOMAS H. PAINE,
Speaker of the Senate,
Approve 1 March 24, 1875.
JAMES D. PORTER, Governor.

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R. L. COUHRAN.

WATCH MAS PAPARED AT

B. A. HATCHER

my14 GEO, B. MORTON, Proprieto

and enumerated in an act enti-

STATE LAWS.

AN ACT to contract the corporate limits of Humbolet and Trenton. Section 1. Be if enacted by the General As-sembly of the State of Tennessee, That the lowns of Humboldt and Trenton be allowed towns of Humbeldt and Trenton be allowed to contract their limits by the following procedure, namely: On the petition of one-third of the citizens living within the limits that it is desired to cut off, addressed to the Mayors of said towns, praying that the limits of said towns be contracted, it shall be the duty of the Mayor and Aldermen to advertise as they may see proper, for three weeks, that an election will be holden for the purpose of determining whether such corporate limits shall be contracted. section 2. Be it further enacted. That in section those entitled to vote in the mucipal corporation, and residing within such nits to be so cut off shall vote, and they all have upon their tickets, "Contraction," "No Contraction," as they may favor renction or not.

Section 3. Be it further enacted. That if bree-fourths of the votes east be in favor of outracting the limits of said corporation, the ame shall be so reduced, and a copy of the ourdary so changed shall be entered upon records of such corporation.

Section 4. Be it further enacted, That shis act take effect from and after its passage, the liare requiring It. Passed March 24, 1875. LEWIS BOND,

Speaker of the House of Representatives.
THOMAS H. PAINE,
Speaker of the Senate.
Approved March 24, 1872.
JAMES D. PORTER, Governor.

AN ACT to amend "An act fixing the time for holding the Law Court at Ducktown," passed March 25, 1878, and to change the time of holding Courts in the Fifth Chan-cery Division, and Fifth and Thirteenth Ju-dick! Circuits. dicial Circuits.

Section 1. Be it enacted by the General Assembly of the State of Tennessee, That the let creating and fixing the time for holding he I aw Court at Ducktown, Polk county, be a mended as to authorize and require that aid Court be held on the first Thurslays after he third Monday in January, May and September, in each and every year, instead of on he fourth Monday of January, May and September, as now required by law.

Section 2. Be it further enacted, That the times of holding the Circuit Courts in the Thir-

ber.

Section 3, Be it further enacted, That an act passed March 18, 1873, entitled "An act to change the time of holding the Circuit Couris of Gibson, Crockett and Haywood counties, and the Law Courts at Humboldt, in the Thirteenth Judicial Circuit, etc.," be, and the same are hereby repealed; and that all process and papers of every kind made returnable to the Courts under said act are hereby made returnable to the times as mentioned in this act.

Section 4. Be it further enacted. That hereafter the Chancery Court of Jackson county shall be held on the second Monday of March and fourth Monday of September.

Section 5. Be it further enacted, That the Circuit Court of Clay county shall, after the first day of June, 1875, be held on the fourth Monday of January, May and September, instead of the fourth Monday of December, April and August. Section 3. Be it further enacted. That an act

stead of the fourth Monuay of December, April and August.
Section 6. He it further enacted, That after the first of June, 1875, the Circuit Court of Trous-dale county shall be held on the fourth Mondays of April, August and December. Section 7. He it further enacted, The t this act take effect from and after the first day of June next, the public welfare requiring it. Passed March 23, 1875. LEWIS BOND, Speaker of the Honse of Representatives.
THOMAS H. PAINE,
Speaker of the Senate,
Approved March 24, 1879.

JAMES D. PORTER, Governor.

AN ACT to amend an Act to establish and maintain a uniform system of public schools, passed March 6, 1875, and approved March 20, 1873. stion I. Be it enacted by the General As Section I. Be it enacted by the General As-embly of the state of Tenne-see, That Sec-lons 35 and 37 of an Act entitled An Act to stablish and maintain a uniform system of proved March 26, 1873, be, and the same is er-by amended so as to read. That every male obshitant of the State, subject thereto, shall ay a politax of one-dollar for the support of ublic schools, which shall be collected as other axes are, and paid over to the courry Trustee, a the county where collected, and distributed therein, to each school district, according to scholastic population. in the county where collected, and distributed therein, to each school district, according to schoolastic population.

Sections 2. Be it further enacted. That Sections 3, 46, 47, 48 and 39 of said Act be, and the same is hereby repealed.

Section 3. Be it further enacted. That in all cases where school money has been collected in issues of the Bank of Tennessee and been barned, it shall be the duty of the Comptroller to issue his separate warrant for each year to the county Trustee of each county, for the amount of school money belonging to such county for each year so burned, or burned as aforesaid; and the proceeds of said warrants, together with all other school funds now in the hamis of county Trustees, Superintendents, or other officers, belonging to each year, shall be applied, under the direction of the county Judge, or Chairman of the County Court, first in payment of all lust claims accruing in said year, and the balance, if any, applied in payment of just claims next in time accruing.

ection 4. Be it further enacted, That Sec-on 50 of said Act be so amended, that all ms of money derived from State or county, which are unexpended in any year in any public school district, shall not go into the ands of the county Trustee for re-division the ext year, but shall be credited to such dist, and be added to the amount next appor Passed March 24, 1875.

LEWIS BOND, Speaker of the House of Representatives. THOMAS H. PAINE, Speaker of the Senate Approved March 24, 1875.

JAMES D. PORTER, Governor.

AN ACT to amend and repeal certain Sections of the Code, and define tawful fences. Section 1. Belt enacted by the General As-sembly of the State of Tennessee, That Sec-tion 1932 of the Code be so amended as to read: tion 1681 of the Code be so amended as to read:
Every planter shall make a fence about his
cleared land in cultivation, of sound material;
a railworm (crooked) fence four feet high,
straight fence of post and plank, or sest and
rails, three and one half feet high, and a substantial rock tence three feet righ, and at
fences so close, for at least two and one-half
feet from the surface of the earth, as to pretent hor maximum through the same and oneent hogs passing through the same, and suc-nessmall be lawful fences in this State. fences shall be fawful fences in this State.

Section 2. Be it further enacted. That when
any trespass shall have been committed by
herses, cattle, hops, or any animal, the property of any person on the lands of
any person who has a lawful fence
around the same, he shall, in order to recover
datusges, bring suit for the same before any
court having arisdiction of the amount, and
show by two discreet and impartial freeholders, that the fence where the prespass was com-

s that the fence where the trespass was com-nitied was a lawful fence, and prove by the ame the amount of damages sustained, and the evidence of such fresholders shall be suffi-tent prima facie evidence of the plaintif's emands.
Section 3. Be it further enacted, That Sections 1881 and 1881 of the Code, and an Act to reduce the height of fences passed December 12. Stil, and approved December 14. 1871, be, and to same are hereby repealed. This Act to ake effect from and after its passage, the public weither recaling it.

e weitare requiring it. Passed March 28, 1875. LEWIS BOND. Speaker of the House of Representative THOMAS H. PAINE, Speaker of the Senate. JAMES D. PORTER, Governor

AN ACT to change the county line between the counties of Roane and Loudon. Section 1. Be it enacted by the General Assembly of the State of Tennessee, That the boundary line between the counties of Roane and Loudon be, and the same is hereby so changed as to authorize the new boundary line between said counties to begin at the northwest corner of Henry Bogart's farm, heretofore added to Loudon county, or the original boundary, and run thence north 66 neretore added to 120 don county, or the coriginal boundary, and run thence north 15° west 60 chains to a stake; thence north 15° west 150 chains to a pine tree; thence north 11°, east 200 chains to a pile of rocks; thence north 60°, east 250 chains to the Knoxville and Kingston road at Abbot's; thence with and including said Knoxville and Kingston road, 75 chains, to the original boundary line, so as swer. Mr. Greeley's mode would have stood him in good stead—not to decline until he is nominated—but then it is at least doubtful whether Mr. Wilson is quite so indifferent as Mr. Greeley was, and it is likely that "Barkis is willin" would express his real sentiments as well as any phrase he could think of. Why can't Grant think of something to say?

When Mr. Williams surrendered his seat in the cabinet to Mr. Edward Pierrepont, says the New York Herald, Pierrepont, says the first that cuttage campaigns were over. The unanimity with which the official press is belaboring Judge Kelly for saying that the force bill was entirely uncalled for, hints, however, at the purpose of those in power to try once more the experiment which ended so badly last November. If that is their purpose their final overthrow is certain.

Advices of the crop prospects in Arkansa are more favorable than at any status of the same and the same of the design was a final for the land of Matthew Armey and John F. Mr. Edward Priest Chance cast with sad line to the land of Matthew Armey thence are said rively interested to the control of the proposed change of the same of the purpose of those in power to try once more the experiment which ended so badly last November. If that is their purpose their final overthrow is certain.

Advices of the crop prospects in Arkansa are more favorable than at any states and the same and the control of the same which has the same and the same

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S. C. TOOF,

Courthouse, until said line strikes the C. C. O. & C. R. E.; then running a nothwestwardly course along the southwest side of said rations, there is no southwest side of said rations, the court of same, until the line strikes the present line between the counties or Jufferson and Hambien; also, provided, that if there be any expense incurred in changing said caunty line be ween Jefferson and Hambien, the citizens living in that part of the county so at aches to Hambien county shall be required to pay the same, and in default thereof the county of Hambien shall pa the expenses of same.

Section 4. Be it further emarked, That the line between the counties of Knox and Union be changed so as to lacinde within the county. No. 15 Court Street, Memphis. line between the countless of Knor and Countle of Ching and South and W. Edward Anderson.

Section 5. Be it for their enacted, That the line between Fentress and Overton by so changed as to embrace the farm of James H. Ferrell, in Overton county.

Passed March 24, 1873.

LEWIS BOND.

Speaker of the House of Representatives. ALL PAPER. ALL THE NEW PATTERNS AT PANIC PRICES At QUACKENBUSH'S Paint Store, 390 Main Street.

INMAN LINE

ROYAL MAIL STEAMERS FOR QUEENSTOWN AND LIVERPOOL, AN ACT to amend the Charter and extend the limits of the corporation of the town of Portersville, and to change the name thereling from New York on SATURDAY of

ot.
Section 1. Be it enacted by the General Assembly of the State of Tennessee, That an act passed January 17, 18.8, entitled "an act to incorporate the town of Portersville, in the county of Tipton, be and the same is so amended as follows: The bounds of said town are as follows: Beginning at a white-oak marked W.A. B., the corner of W. A. Bowers' and John McLaughlin's lands, in civil district No. 7 of said county, on the south boundary line of Wm. Coward's land; CITY OF ANTWERP, CITY OF LONDON, CITY OF BERLIN, CITY OF LIMERICK, CITY OF BRISTOL, CITY OF MONTREAL CITY OF BROOKLYN, CITY OF NEW YORK CITY OF BRUSSELS, CITY OF CHESTER, CITY OF PARIS, Passengers will find these steamers taste-fully fitted up, while the State-rooms are light, airy and roomy. The saloons are large and well-ventilated, the breadth of the vessel, and situated where there is least noise and motion. Smoking-rooms, Ladies' Boudoirs, Planofortes and Libraries, Bath-rooms, Bareivil district No. 7 of said county, on the south boundary line of Wre. Coward's land; thence south to a large poplar on the north boundary of the Speight land, being said Bowers' and McLaughlin's corner; thence east with the Speight and McLaughlin line to said McLaughlin's southeast corner; thence due north to the line of the land lately owned by J. H. Reid, now deceased; thence er-shop, Etc. Instant comp nmunication with the stewards ers of this Company adopt the owned by J. H. Reid, now deceased; thence east with sain Reid line to the corner of said Reid tract; thence with the Reid line to the northeast corner of said Reid line to the northeast corner of the Thomoson land; thence west with said Thompson's north line to the northeast corner of the Thomoson land; thence west with said Thompson's north line to the northeast corner thereof on said Coward's east boundary; thence west to the old Covingion and Memphis road; thence south with said road to Dr. J. E. Blayde's southwest corner; thence south to the beginning. Southerly route, thus lessening the danger rom ice and fogs. Rates of Passage—\$80 and \$100, gold. accordng to accommodation, all having equal sa on privileges. Round Trip Tickets -\$145 and \$175, gold. Steerage—To and from all points at reductions.

JOHN G. DALE, agent.

the same is hereby changed to that of "ane town of Atoka," and by that name shall be styled and known, sue and be sued, etc. Section 3. Be it further enacted, That the said town of Atoka is hereby granted all the rights, powers and franchises which were granted to the town of Covington as set forth and enumerated in an act entitled, an act to

or THOS. FISHER,

THE firm of Martin & Hillsman is this day dissolved by mutual consent, J. H. Martin assuming all liabilities, and is alone authorized to collect and settle all outstanding indeptedness to the firm the corporation of the town of Covington, and for other purposes, passed the 17th day of February, A.D., 1870, as contained in sections I to Binclusive, save section 2 of chapter ivit indeptedness to the firm.

J. T. Hillsman will remain with the new firm for the present, in charge of the cotton I to 13 inclusive, save section 2 of chapter lyti.

of private acts of 1859 and 1870 just as though
and as fully as if the same were here again
enumerated, as pertaining to the said town of
Atoka.
Section In retiring from the firm of Martin & Hills-han I desire to return thanks to our custom-

man I desire to return thanks to our custom ers for their liberal patronage, and to reque a continuance of the same to the new firm.

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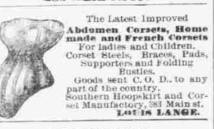
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> ne house. Sent to any one that pand for Pity Cent is Dr. Butte' Dispensary, No. 12 N. Highthet., St. Loui CONSOLIDATION.

THE White River Valley and Texas Railroad Company having consolidated with Memphis and Kapsas City Railroad Comthe Memphis and Kansas City Railroad Com-pany, gives to the latter Company a considera-ole increase of its capital stock, and it is ex-pected that the work of clearing off and grad-ing the road will be commenced at an enry day, bids for that purpose having been made to the company. The undersigned is still re-ceiving subscriptions in Arkansas Lands, for which the company is paying from two to have dollars per acre, as heretofore published. Now is the time to subscribe lands, before they are assessed for 1875. Remember, all taxes cease from date of submber, all taxes cease from date of subption. All communications addressed to undersigned, care Adams & Dixon, No. 41 lersigned, care a dama on street, Memphis, Tenn., will receive a street, Memphis, T. H. Mauray, abscription Avent & F. R. R. Co. JNO, C. LEWIS.

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MEMPHIS, May 1, 1875. THE style of our firm is this day changed to I. T. Fargason & Co., Major C. C. Clay having sold his entire interest in our business and ils assets, on March leth, to the remaining partners, who will continue business under FARGASON & CLAY,

In retiring, with a view to removing to Cali-fornia, I would be peak for the new firm from all my friends especially, the same cordial and liberal patronage heretofore given us. C. C. CLAY.

TEXAS LAND FOR SALE OR EXCHANGE. OFFER for sale in the Southwestern part of Texas 32,000 acres of land, all lying in a body; rich and admirably adapted for stock raising. Title perfect. I will sell low for cash, or will exchange for a well improved planta-April 27,1875. REES B. EDMONDSON ap27 No. 39 Madison st.

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NOTICE.

THE annual meeting of the Stockholders and an election of Directors of the Kellogg Mining Company, will be held at the office of the Secretary, No. 12 Madleon street, on the second Monday (14th) of June next, at four o'clock p.m. By order of the Board. E. WOODWARD, Secratary.

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